UNITED STATES DISTRICT COURT WESTERN DISTRICT OF NEW YORK

MOOG INC.,

Plaintiff,

v.

Case No.22-187

SKYRYSE, INC., ROBERT ALIN PILKINGTON, MISOOK KIM, and DOES Nos. 1-50,

Defendants.

NOTICE OF MOTION FOR A TEMPORARY RESTRAINING ORDER AND A PRELIMINARY INJUNCTION

PLEASE TAKE NOTICE THAT, upon the accompanying Memorandum of Law,
Declaration of Michael Hunter, Declaration of Todd Schmidt, Declaration of Paul Stoelting,
Declaration of Jorge Lopez, Declaration of Ian Bagnald, Declaration of Jamie Daly, Declaration
of William Michael Johnnie, Declaration of Bruce Pixley, together with all exhibits to those
declarations, the accompanying Motion for an Expedited Hearing, and upon the Complaint and
all proceedings had herein, Plaintiff Moog Inc. ("Moog"), by and through their undersigned
counsel, Sheppard, Mullin, Richter & Hampton LLP and Hodgson Russ LLP, hereby move this
Court for an order, pursuant to Federal Rule of Civil Procedure 65 and Western District of New
York Local Civil Rule 65, enjoining Defendants Skyryse, Inc., Robert Alin Pilkington, and
Misook Kim ("Defendants") and their agents, servants, employees, officers, attorneys,
successors, licensees, partners, and assigns, and all other persons acting in concert with them,
from continuing to possess or use Moog's confidential and trade secret information, as well as
other related relief, as requested in the accompanying motion papers and as set forth in the

accompanying [Proposed] Order Re Plaintiff's Motion for Temporary Restraining Order and the [Proposed] Order Re Plaintiff's Motion for Preliminary Injunction.

PLEASE TAKE FURTHER NOTICE, that a hearing on Moog's request for a temporary	
restraining Order is scheduled for	before the Honorable

PLEASE TAKE FURTHER NOTICE, that unless otherwise provided by the Court, answering papers on Moog's request for a preliminary injunction, if any, shall be served within fourteen (14) business days after service of moving papers, pursuant to Local Rule 7(b)(2)(B).

PLEASE TAKE FURTHER NOTICE, that unless otherwise provided by the Court, reply papers, if any, shall be served within seven (7) days after service of the answering papers, pursuant to Local Rule 7(b)(2)(B).

Dated: New York, New York March 7, 2022

SHEPPARD, MULLIN, RICHTER & HAMPTON LLP

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